

No. S112421
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

EQUUSTEK SOLUTIONS INC.,
ROBERT ANGUS, and CLARMA ENTERPRISES INC.

PLAINTIFFS

AND:

MORGAN JACK, ANDREW CRAWFORD,
DATALINK TECHNOLOGY GATEWAYS INC., DATALINK 5, DATALINK 6,
JOHN DOE, and DATALINK TECHNOLOGIES GATEWAYS LLC

DEFENDANTS

ORDER MADE WITHOUT NOTICE

BEFORE) THE HONOURABLE) Thursday, the 26th day of July 2012
) MR. JUSTICE PUNNETT)
))

THE APPLICATION of the Plaintiffs made without notice coming on for hearing at Vancouver on Thursday, July 26, 2012, and on hearing Robbie Fleming, counsel for the Plaintiffs, and on reading the affidavits referenced in the application;

AND UPON the Plaintiffs by their counsel undertaking:

- (a) to serve a copy of this order, together with the affidavits filed herein, upon the defendants;
- (b) to serve a copy of this order upon any third party to whom the plaintiffs may give notice of its terms;
- (c) to notify any third party to whom the plaintiffs may give notice of this order of his, her, or its right to apply to the court upon 24 hours notice to the plaintiff to vary or set aside this order in so far as it may affect that third party;
- (d) to pay damages in the event that this court is hereafter of the opinion that the defendants or any third party served with notice of this order has sustained damages by reason of this order which the plaintiffs ought to pay; and
- (e) not to use any information acquired as a result of this order for any purpose relating to any proceeding outside of the jurisdiction of this court, without leave of this court.

THIS COURT ORDERS THAT:

1. the defendants Morgan Jack, Datalink Technology Gateways Inc. ("Datalink 4"), and Datalink Technologies Gateways LLC ("Datalink 7"), who are hereinafter referred to collectively as the "Datalink Defendants", be enjoined from removing from British Columbia, selling, mortgaging, pledging, transferring, assigning, diminishing, or otherwise disposing of or dealing with any or all of their assets, property, causes of action, land, right, title, legal shares and interest, of every description, howsoever characterized, whether real or personal, legal or equitable, present or future, vested or contingent, beneficial or discretionary, sole or joint, wherever situated worldwide, including, without limiting the generality of the foregoing:
 - a. any account held at any bank or other financial institution, of any kind, and wherever held;
 - b. any bank accounts at the Toronto Dominion Bank at 1690 Davie Street, Vancouver BC;
 - c. all intellectual property, including any board schematics and source code, and any other document whether physical or electronic which records intellectual property in any way;
 - d. all websites;
 - e. all inventory, including all inventory of the product known as the GW1000; and
 - f. all customer lists

(collectively referred to as the "Assets"); whether the same be held directly or indirectly by any of the Datalink Defendants through any company, trust, partnership, or other entity beneficially owned or controlled by any of the Datalink Defendants, wherever the assets may be situate, until further order of this court.

~~except as is necessary for the payment of ordinary living expenses;~~

2. the Datalink Defendants, within seven days of service of this order, each make and serve upon the plaintiff's solicitors an affidavit disclosing the full value of the Assets, identifying with full particularity the nature of the Assets and their exact location as of the date of this order and whether the same are held in the name of one or more of the Datalink Defendants or jointly held or held by nominee(s), trustee(s), or otherwise on the defendants' behalf and, without prejudice to the generality of the foregoing, specifying:
 - (a) the identity of all bank or other accounts, including trading or investment accounts, term deposits, investment certificates, savings bonds, or other money market instruments in the name of one or more of the Datalink Defendants or jointly held or held by nominee(s), trustee(s), or otherwise on the defendants' behalf and the sum standing to the credit of such accounts, term deposits, investment certificates, savings bonds;

- (b) full details as to all real property or interest therein legally or beneficially owned by each of the Datalink Defendants;
- (c) full details as to any personal property or interest therein legally or beneficially owned by each of the Datalink Defendants; and
- (d) the name and address of any person or entity who has or may have possession, custody, or control of the Assets.

3. the Datalink Defendants may apply to set aside this order on 24 hours notice. *but this order shall remain in force until further order even if such application is pending*

AND THIS COURT FURTHER ORDERS that any and all financial institutions with notice of this order, including

- a. the Toronto Dominion Bank at 1690 Davie Street, Vancouver BC,

are hereby restrained and enjoined from dealing with any deposit accounts, money market or other accounts, including retirement savings plan accounts, investment certificates, treasury bills, deposits, or assets of the Datalink Defendants, whether in their names individually or jointly, in their possession or control without further order of this court.

EFFECT OF THIS ORDER:

1. It is a contempt of court for any person notified of this order knowingly to assist in or permit a breach of the order. Any person doing so may be sent to prison, fined, or have their assets seized.
2. This injunction does not prevent any bank or financial institution from exercising any right of set-off it may have in respect of any facility which it gave to the Datalink Defendants before it was notified of this order.
3. No bank or financial institution needs to enquire as to the application or proposed application of any money withdrawn by one of the Datalink Defendants if the withdrawal appears to be permitted by this order.

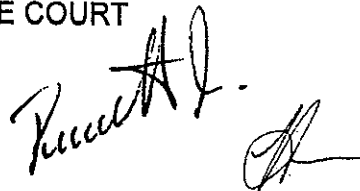
EXCEPTIONS TO THIS ORDER:

1. This order does not prohibit:
 - a. Morgan Jack from spending up to \$5,000 per calendar month for his ordinary living expenses; or
 - b. the Datalink Defendants from spending no more than \$25,000 to retain counsel to respond to this order,

but before spending any money pursuant to subparagraphs (a) or (b) above, the

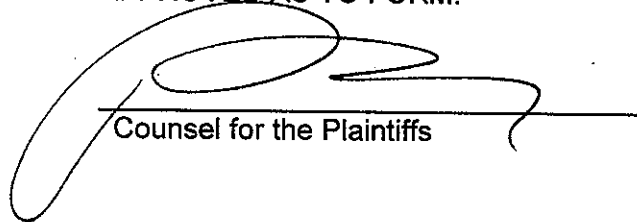
advise the *in writing*
Datalink Defendants must ~~tell~~ the plaintiffs' solicitors ~~where the money is to come~~
~~from~~ *of the intended source of the funds to be expended*

BY THE COURT



[District] REGISTRAR

APPROVED AS TO FORM:


Counsel for the Plaintiffs